United States Bankruptcy Court Eastern District of Wisconsin

<i></i>	Sharon-Bowie			
In re			Case No.	15-24766-MDM
		Debtor(s)	Chapter	13
		······································		
		CHAPTER 13 PLAN		
		NOTICES		
Bankru	TO DEBTORS: This plan is the montest Court for the Eastern District of ERED IN ANY WAY OTHER THAN W	f Wisconsin on the date this plan is	filed. THI	S FORM PLAN MAY NOT
⊠ A	check in this box-indicates that the	plan contains special provisions se	et out in Se	ection 10 below.
and disc an object	TO CREDITORS: YOUR RIGHTS W uss it with your attorney. If you oppose tion will be in a separate notice. Confi the full amount of your claim and/or a	e any provision of this plan you must firmation of this Plan by the Court may	ile a written	objection. The time to file
	st file a proof of claim in order to be to the availability of funds.	paid under this Plan. Payments di	istributed I	by the Trustee are
		THE PLAN		
Debtor o	r Debtors (hereinafter "Debtor") propos	se this Chapter 13 Plan:		
1. Sub	mission of Income.			
	or's annual income is above the med or's annual income is below the med			
	A). Debtor submits all or such portion thereinafter "Trustee") as is necessary		come to the	Chapter 13 Trustee
	B). Tax Refunds (Check One):	ar I		
	☑ Debtor is required to turn over to the during the term of the plan. ☐ Debtor will retain any net federal an	e Trustee 50% of all net federal and s		
(check o from (ch	Plan Payments and Length of Plan. I ne) \(\sum \) month \(\sum \) week \(\sum \) every two veck one) \(\sum \) Debtor \(\sum \) Debtor on be less if all allowed claims in every	weeks semi-monthly to Trustee by Direct Payment(s) for the peri	Periodi od of 36 m	c Payroll Deduction(s) onths. The duration of the
☐ If che	cked, plan payment adjusts as indicate	ed in the special provisions located at	Section 10	below.

	aims Generally. The amounts . Creditors may file a proof of cla mation.			
	The following applies in this Pl	an:	-	
	CHECK A BOX FOR EACH C CONTROLS:	ATEGORY TO INDI	CATE WHETHER THE PL	AN OR THE PROOF OF CLAIM
			<u>Plan Controls</u>	Proof of Claim Controls
	A. Amount of Debt		\boxtimes	
	B. Amount of Arrea	rage		_ X
	C. Replacement Va	_		
	,			
*				
4. Ad	FILED PROOF OF CLAIM WII	LL CONTROL FOR	THE CORRESPONDING	LL MEAN THAT A PROPERLY SUB-PARAGRAPH OF THE PLAN. expenses pursuant to 507(a)(2) as
	th below, unless the holder of su			
	(A). Trustee's Fees. Trustee United States Trustee, not to e			percentage of which is fixed by the
	pay any balance of Debtor's At	torney's Fees.	ministrative Claims:	ed by the trustee will first be used to
5. Pri	iority Claims.			
	(A). Domestic Support Obli	gations (DSO).		
		oos not have any ant		·
	assigned, owed or recove	erable by a governm		aims or DSO arrearage claims
	☐ If checked, Debtor har recoverable by a government	erable by a governm as anticipated DSO a mental unit. Unless of full pursuant to 11 U.	ental unit. arrearage claims or DSO a otherwise specified in this S.C. 1322(a)(2). A DSO a	aims or DSO arrearage claims rrearage claims assigned, owed or Plan, priority claims under 11 U.S.C. ssigned to a governmental unit
(a) DS	☐ If checked, Debtor hare recoverable by a government of the paid in f	erable by a governm as anticipated DSO a mental unit. Unless o full pursuant to 11 U. 11 U.S.C. 507(a)(1)(ental unit. arrearage claims or DSO a otherwise specified in this S.C. 1322(a)(2). A DSO a (B) and 1322(a)(2). arage Claim (c)	rrearage claims assigned, owed or Plan, priority claims under 11 U.S.C. ssigned to a governmental unit
(a) DS	☐ If checked, Debtor hat recoverable by a government of 507(a)(1) will be paid in full.	erable by a governm as anticipated DSO a mental unit. Unless o ull pursuant to 11 U. 11 U.S.C. 507(a)(1)((b) Estimated Arre	ental unit. arrearage claims or DSO a otherwise specified in this S.C. 1322(a)(2). A DSO a (B) and 1322(a)(2). arage Claim (c)	rrearage claims assigned, owed or Plan, priority claims under 11 U.S.C. ssigned to a governmental unit
(a) DS	☐ If checked, Debtor hat recoverable by a government of 507(a)(1) will be paid in full.	erable by a governm as anticipated DSO a mental unit. Unless o full pursuant to 11 U. 11 U.S.C. 507(a)(1)((b) Estimated Arre \$	ental unit. arrearage claims or DSO a otherwise specified in this S.C. 1322(a)(2). A DSO a (B) and 1322(a)(2). arage Claim (c)	rrearage claims assigned, owed or Plan, priority claims under 11 U.S.C. ssigned to a governmental unit
	☐ If checked, Debtor hat recoverable by a government of 507(a)(1) will be paid in full.	erable by a governm as anticipated DSO a mental unit. Unless o full pursuant to 11 U. 11 U.S.C. 507(a)(1)((b) Estimated Arre \$ \$ \$ \$	ental unit. arrearage claims or DSO a otherwise specified in this S.C. 1322(a)(2). A DSO a (B) and 1322(a)(2). arage Claim (c) \$ \$	rrearage claims assigned, owed or Plan, priority claims under 11 U.S.C. ssigned to a governmental unit
	☐ If checked, Debtor hat recoverable by a government of 507(a)(1) will be paid in full.	erable by a governm as anticipated DSO a mental unit. Unless o full pursuant to 11 U. 11 U.S.C. 507(a)(1)((b) Estimated Arre \$ \$ \$ \$ \$	ental unit. arrearage claims or DSO a otherwise specified in this S.C. 1322(a)(2). A DSO a (B) and 1322(a)(2). arrage Claim (c) \$ \$ \$	rrearage claims assigned, owed or Plan, priority claims under 11 U.S.C. ssigned to a governmental unit
	☐ If checked, Debtor hat recoverable by a government of 507(a)(1) will be paid in full.	erable by a governm as anticipated DSO a mental unit. Unless o full pursuant to 11 U. 11 U.S.C. 507(a)(1)((b) Estimated Arre \$ \$ \$ \$ \$ \$	ental unit. arrearage claims or DSO a otherwise specified in this S.C. 1322(a)(2). A DSO a (B) and 1322(a)(2). arrage Claim (c) \$ \$ \$ \$ \$	rrearage claims assigned, owed or Plan, priority claims under 11 U.S.C. ssigned to a governmental unit
	☐ If checked, Debtor hat recoverable by a government of 507(a)(1) will be paid in full.	erable by a governm as anticipated DSO a mental unit. Unless o full pursuant to 11 U. 11 U.S.C. 507(a)(1)((b) Estimated Arre \$ \$ \$ \$ \$ \$ \$ \$	ental unit. arrearage claims or DSO a otherwise specified in this S.C. 1322(a)(2). A DSO a (B) and 1322(a)(2). arage Claim (c) \$ \$ \$ \$ \$ \$	rrearage claims assigned, owed or Plan, priority claims under 11 U.S.C. ssigned to a governmental unit
	☐ If checked, Debtor hat recoverable by a government of 507(a)(1) will be paid in full.	erable by a governm as anticipated DSO a mental unit. Unless o full pursuant to 11 U. 11 U.S.C. 507(a)(1)((b) Estimated Arre \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$	ental unit. arrearage claims or DSO a otherwise specified in this S.C. 1322(a)(2). A DSO a (B) and 1322(a)(2). arage Claim (c) \$ \$ \$ \$ \$ \$ \$ \$	rrearage claims assigned, owed or Plan, priority claims under 11 U.S.C. ssigned to a governmental unit
	☐ If checked, Debtor hat recoverable by a government of the paid in following the paid in full. GO Creditor Name and Address	erable by a governm as anticipated DSO a mental unit. Unless o full pursuant to 11 U. 11 U.S.C. 507(a)(1)((b) Estimated Arre \$ \$ \$ \$ \$ \$ \$ \$	ental unit. arrearage claims or DSO a otherwise specified in this S.C. 1322(a)(2). A DSO a (B) and 1322(a)(2). arage Claim (c) \$ \$ \$ \$ \$ \$	rrearage claims assigned, owed or Plan, priority claims under 11 U.S.C. ssigned to a governmental unit

(R)	Other Priority Claims (e.g.,	fax claims)	These priority	claims will be	naid in full through the r	ılan
(D).	Office Lifelifa Claims (c.d.,	tax ciaiiiis).	THESE PHONEY	Cialitio Will De	paid in full amough the p	man.

(a) Creditor	(b) Estimated claim
	\$
	\$
	\$
	\$
	\$.
·	\$
	\$
	\$
	\$
	\$
Totals:	\$

Total Priority Claims to be paid through plan: \$ 0.00

- 6. Secured Claims. The holder of a secured claim shall retain the lien securing such claim until the earlier of the payment of the underlying debt determined under non-bankruptcy law or discharge under Section 1328. The value, as of the effective date of the plan, of property to be distributed under the plan on account of such claim is not less than the allowed amount of the claim.
 - (A). Claims Secured by Personal Property.

	If o	checked,	The Debtor	does not h	ave claims	secured by	personal	property	which	debtor	intends	to
reta	ain.	Skip to 6	6(B).									

☑ If checked, The Debtor has claims secured by personal property which debtor intends to retain.

(i). <u>Adequate protection payments.</u> Creditor must file a proof of claim to receive adequate protection payments. Upon confirmation the treatment of secured claims will be governed by Paragraph (ii) below. The Trustee shall make the following monthly adequate protection payments to creditors pursuant to 1326(a)(1)(C):

(a) Creditor	(b) Collateral	(c) Monthly Adequate protection payment amount
Regional Acceptance Corporation	2009 Chevrolet Cobalt	\$ 75.00
		\$
		\$
		\$
		\$
		\$
		\$
		\$
		\$
	Total monthly adequate protection payments:	\$-75.00

- (ii). Post-confirmation payments. Post-confirmation payments to-creditors-holding claims secured by personal property shall be paid as set forth in subparagraphs (a) and (b).
 - (a). Secured Claims Full Payment of Debt Required.

\boxtimes	If checked,	the Debtor	has no	secured	claims	which	require t	full	payment	of the	underlyir	ig debt.
Ski	p to (b).											

If checked, the Debtor has secured claims which require full payment of the underlying debt.
Claims listed in this subsection consist of debts (1) secured by a purchase money security interest in a
vehicle; (2) which debt was incurred within 910 days of filing the bankruptcy petition; and (3) which

vehicle is for the personal use of the debtor; **OR**, if the collateral for the debt is any other thing of value, the debt was incurred within 1 year of filing. See 1325(a)(5). After confirmation the Trustee will pay the monthly payment in column (f).

(a) Creditor	(b) Collateral	(c) Purchase Date	(d) Claim Amount	(e) Interest Rate	(f) Estimated Monthly Payment	(g) Estimated Total Paid Through Plan
			\$	%	\$	\$
			\$	%	\$	\$
			\$	%	\$	\$
			\$	%	\$	\$
			\$	%	\$	\$.
			\$	%	\$	\$
,			\$	%	\$	\$
			\$	% .	\$	\$
			\$	%	\$	\$
			\$	%	\$	\$
TOTALS			\$			\$

	(b). Secured Claim	s - Replacement	Value.			
	If checked, the	Debtor has no secu	ured claims which r	may be reduce	d to replacement valu	e. Skip to
					replacement value. in column (d).	The
(a) Creditor	(b) Collateral	(c) Purchase Date	(d) Replacement Value/Debt	(e) Interest Rate	(f)Estimated Monthly Payment	(g) Estimated Total Paid Through Plan

(a) Creditor	(b) Collateral	(c) Purchase Date	(d) Replacement Value/Debt	(e) Interest Rate	(f)Estimated Monthly Payment	(g) Estimated Total Paid Through Plan
Regional Acceptance Co.	2009 Chevrolet Cobalt	02/2009	\$ 7,500.00	4.25 %	\$ See Section 10 Below.	\$ 8,000.00
			\$	%	\$	\$
			\$	%	\$	\$
			\$	%	\$	\$
			\$	%	\$	\$
			\$.	%	\$	\$
			\$	%	\$	\$
			\$	%	\$	\$
	·		\$	%	\$	\$
			\$	%	\$	\$
TOTALS			\$ 7,500.00		on parts	\$ 8,000.00

(B). Claims Secured by Real Property Which Debtor Intends to Retain.

(i)	☐ If checked, the Debtor does not have any claims secured by real property that D	ebtor intends to
	retain. Skip to (C).	•

If checked, the Debtor has claims secured by Real Property that debtor intends to retain. Debtor will make all post-petition mortgage payments directly to each mortgage creditor as those payments ordinarily come due. These regular monthly mortgage payments, which may be adjusted up or down as provided for under the loan documents, are due beginning the first due date after the case is filed and continuing each month thereafter, unless this Plan provides otherwise.

(a) Creditor	(b) Property description
Calibur Home Loans, Inc.	Residence located at. 4831 North 37 th Street Milwaukee, WI 53209
. AME	
• •	
1000	

(ii)

If checked, the Debtor has an arrearage claim secured by Real Property that the Debtor will cure through the Plan. Trustee may pay each allowed arrearage claim the estimated monthly payment indicated in column (d) until paid in full.

(a) Creditor	(b) Property	(c) Estimated Arrearage Claim	(d) Estimated Monthly Payment	-(e) Estimated Total Paid Through Plan
Calibur Home Loans, Inc.	Residence	\$ 10,877.58	\$ N/A	\$ See Section (10)(A) below.
		\$	\$	\$
		\$	\$	\$
		\$	\$	\$
		\$	\$	\$
		\$	\$	\$
	· • • · · · · · · · · · · · · · · · · ·	\$	\$	\$
		\$	\$	\$
		\$	\$	\$
		\$	\$	\$
TOTALS		\$ 10,877.58		\$ See Section (10)(A) below.

Total Secured Claims to Be Paid Through the Plan: \$ 8,338.0	Total Secured	Claims to	Be Paid	Through	the Plan:	\$	8,338.00
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(C). Surrender of Collateral. This Plan shall serve as notice to creditor(s) of Debtor's intent to surrender the following collateral. Any secured claim filed by a secured lien holder whose collateral is surrendered at or before confirmation will have their secured claim treated as satisfied in full by the surrender of the collateral.

(a) Creditor	(b) Collateral to be surrendered
	·

7. Unsecured Claims.

	(A). Debtor	r estimates	s that the tot	al of ger	neral un	secured o	lebt no	ot separately	classifie	ed in pai	ragraph	(b) belo	w is
\$ 29,	307.12. After	r all other	classes have	e been p	aid, Tru	stee will p	bay to	the creditors	with all	owed ge	eneral ur	secure	t
claims	a pro rata sl	hare of not	t less than \$	0.00 or	0.00%	, whiche	ver is g	greater.					

(B) Special classes of unsecured claim	
TB1 Special classes of unsecured claim:	s.

Total Unsecured C	laims to Be	Paid Through	the Plan:	\$	0.00
I Ulai Uliseculeu C	ים טוווס נט טכ	raiu illivuyii	uic i iaii.	Ψ	0.00

\triangleright	If checked,	the Debtor does not have a	any executory contracts and/or u	inexpired leases.
b in	ontracts and u y Debtor. Deb	nexpired leases are assum for proposes to cure any de	fault by paying the arrearage or	es. The following executory g of the case will be paid directly the assumed leases or contracts e made to secured creditors after
(a) Creditor		(b) Nature of lease or	(c) Estimated arrearage	(d) Estimated monthly
(u) Orcator		executory contract	claim	payment
	·		\$	\$
			\$	\$
			\$	\$
	··		\$	\$
			\$	\$
			\$	\$
			\$	\$
			\$	 \$
			\$	\$
		·	\$	\$
			Totals:\$	
set forth below. 1 of this plan. A. The debtor wil Mediation Progra Eastern District of	The provision I be filing a Motom sanctioned but f Wisconsin.		ge Modification y Court for the	an shall include the provisions tice box preceding Paragraph
(ii) Upon success including any arre outside of the pla	iful completion of earage and/or s n.	t-4831-North-37" Street, Milwa of a mortgage modification, all upplemental claims, will be add ful and there is no mortgage n	mortgage claims, dressed and paid	
		e plan to address any and all r		
file a feasible pla	n in the event of d guidelines of	Ily complete a mortgage modif f an unsuccessful mediation wi the aforementioned Mortgage-	li be controlled by	
B. Debtor's Chap	ter 13 payment	s are to be deducted from her	payroll through her employer, BMO	Harris Bank:
Payroll Information BMO Harris Bank 1548 Theodore T Milwaukee, WI. 5	recker Way			
C. As used here	in, the term "De	btor" shall include both debtors	s in a joint case.	

8.

Executory Contracts and Unexpired Leases.

Trustee shall receive a fee for each disbursement, the percentage of which is fixed by the United Stated Trustee, not to exceed 10% of funds received for distribution.

Attorney's fees are to be paid at the rate of all available funds at confirmation. After confirmation, Attorney's fees shall be paid at one-half of available funds (less trustee fees) each month. If all secured claims have been paid in full, Attorney's are to receive all available funds (less trustee fees) each month until paid in full.

Allowed Secured Creditors will receive post confirmation payments at the rate of one-half of all available funds (less trustee fees) each month until all administrative claims are paid in full and then will receive all available funds (less trustee fees) until they are paid in full.

If Attorney's fees and allowed Secured Creditors are paid in full, Priority Creditors shall receive all available funds (less trustee fees) each month until paid in full. Pursuant to 507(a)(2) and 1326(b)(1), any tax refund submission received by the trustee will first be used to pay any balance of Debtor's Attorney's Fees.

Secured Claims which do not become due in full within the term of the Plan and are only secured by a security interest solely in real property that is the debtor's principle residence shall be paid according to the amount claimed on the creditors proof of claim (unless objected to and an amount is set by the court) rather than the amount proposed in the plan. The interest rates on the arrearages shall be the rates provided by this plan.

Allowed claims against the Debtor shall be paid in accordance with the provisions of the Bankruptcy Code and this plan.

- a. Creditors who have co-signers, co-makers, or guarantors ("Co-Obligors") from whom they are enjoined from collection under 11 U.S.C. § 1301, shall filed their claims, including all of the contractual interest which is due or will become due during the consummation of the Plan, and payment of the amount specified in the proof of claim to the creditor shall constitute full payment of the debt as to the Debtor.
- b. All priority creditors under 11 U.S.C. § 507 shall be paid in full in deferred cash payments the amount claimed on their proof of claim unless objected to and the amount is set by the court.
- c. Claims subject to 11 U.S.C. § 523(a)(8) shall be treated as if current during the plan and at the completion of the plan shall be non-dischargeable and deemed current.

Property of the Estate shall revest in the debtor upon discharge, dismissal or other Order of the Court. During the pendency of the plan confirmed herein, all property of the estate, as defined in § 1306(a) of Title 11 of the United States Code, shall remain under the exclusive jurisdiction of the court.

For claims subject to paragraph 6(A)(ii)(b): Secured Claims Subject to Valuation Under § 506. The debtor moves the Court to value collateral as provided in that section according to 11 U.S.C. § 506(a). Each of the secured claims in this section, if allowed, shall be paid through the plan in pro rata monthly payments, until the secured value or the amount of the claim, whichever is less, plus simple interest in the amount listed in paragraph 6(a)(ii)(b) has been paid in full. Any remaining portion of the allowed claim shall be treated as a general unsecured claim. Any claim with a secured value of \$0 shall be treated as a general unsecured claim.

For claims subject to paragraph 6(A)(ii)(a): Secured Claims Not Subject to Valuation Under § 506. Each of the claims provided for in that paragraph shall be paid in pro rata payments the principle balance listed in the creditors proof of claim plus interest in the amount listed in paragraph 6(A)(ii)(a).

Pre-Confirmation Adequate Protection Payments. Pre-Confirmation adequate protection payments shall be paid by the Trustee through the plan to the Creditors, who hold allowed claims secured by a purchase money security interest in personal property, as indicated in paragraph 6(A)(i). The principle amount of the Creditor's claim shall be reduced by the amount of the adequate protection payments remitted.

- 11. Direct Payment by Debtor. Secured creditors and lessors to be paid directly by the Debtor may continue to mail to Debtor the customary monthly notices or coupons or statements notwithstanding the automatic stay.
- **12. Modification.** Debtor may file a pre-confirmation modification of this plan that is not materially adverse to creditors without providing notice to creditors if the Debtor certifies that said modification is not materially adverse to said creditors.

Date <u>4</u>	/28/2015	·	Signature	Sharon Bowie		
	* *		214	Debtor(s)		
Attorney	Paul A. Strous	se			•	
	a contract of the contract of	1017891 Strouse Law Offices 413 N. 2 nd Street Suite #150				a.
		Milwaukee, WI. 53203 414-390-0820 414-220-5115	3			n efek
	E-mail	paul@bankruptcyinm	ilwaukee.c	om		•